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5	roral@mrhfmlaw.com		
6	Attorneys for Plaintiffs		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11	MICHAEL R. MARCUS and VICTORIA L.	Case No.: 4:22-cv-09058-HSG	
12	MARCUS,	[Alameda County Superior Court Case No.: 22CV021840]	
13	Plaintiffs, vs.	PROVISIONAL STIPULATION OF	
14		DISMISSAL WITH PREJUDICE: IMO INDUSTRIES; ORDER (as modified)	
15	AIR & LIQUID SYSTEMS CORPORATION, et al.,		
16	Defendants.	Courtroom: 02, 4 <sup>th</sup> Floor District Judge: Hon. Haywood S. Gilliam Jr.	
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18 19		Filed in State Court: November 15, 2022 Removed to NDCA: December 21, 2022 Trial Date: September 9, 2024.	
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28	PROVISIONAL STIPULATION OF DISMISSAL WITH I	PREHIDICE: IMO INDUSTRIES (Case No. 4:22 av	
20	09058-HSG]	RESOURCE. INTO INDUSTRIES [Case No. 4.22-6V-	

## TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that, pursuant to Federal Rule of Civil Procedure Section 41(a)(1)(A)(i)(ii), Plaintiffs Michael R. Marcus and Victoria L. Marcus ("Plaintiffs") and IMO Industries, Inc., Individually and as successor in interest to Delaval Turbine Inc. and Sharples, Inc., ("Defendant") hereby stipulates as follows:

- 1. On November 15, 2022, Plaintiffs filed their Complaint for Personal Injury and Loss of Consortium – Asbestos in the Superior Court of the State of California, Couty of Alameda Case No. 22CV021840.
- 2. On December 21, 2022, the above action was removed to the United States District Court, Northern District of California, Case No. 4:22-09058.
- 4. On March 11, 2024, Plaintiffs and Defendant reached an agreement of all claims in this action.
- 5. The terms of settlement are not yet perfected, but Plaintiffs and Defendant agree that this matter should not be litigated due to the agreed-upon resolution.

Based on the foregoing facts, Plaintiffs and Defendant stipulate and agree to the following:

This Court should conditionally dismiss this Action in its entirety against IMO Industries, Inc., Individually and as successor in interest to Delaval Turbine Inc. and Sharples, only, with prejudice. As the terms of settlement are not yet perfected, this Court will retain jurisdiction over the matter for sixty (60) days.

Maune Raichle Hartley French & Mudd LLC DATED: August 13, 2024

> By: Rabiah N. Oral

Attorney for Plaintiffs

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1	DATED: August 13, 2024	Leader Berkon Colao & Silverstein LLP
2		By: <u>/s/ Bobbie Bailey</u>
3		Bobbie Rae Bailey Attorney for IMO Industries, Inc.,
4		Individually and as successor in interest to Delaval Turbine Inc. and Sharples
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6	LOCAL RULE 5-1(i)(3) SERVICE AND FILING OF PLEADINGS AND OTHER PAPERS	
7 8	In accordance with L.R5-1(i)(3), I, Rabiah N. Oral, attest that all signatories identified	
	above, and on whose behalf the filing is submitted, concur in the filing's content and have	
9	authorized the filing.	$\bigcap$ $\lambda$
10	DATED: August 13, 2024	By:
11		Rabiah N. Oral, Esq.
12		Attorney for Plaintiffs
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**ORDER** Having read and considered the foregoing stipulation of parties, and good cause appearing: PURSUANT TO STIPULATION, IT IS SO ORDERED that IMO Industries, Inc., Individually and as successor in interest to Delaval Turbine Inc. and Sharples, Inc. only, is conditionally dismissed with prejudice from this Action in its entirety. Perfection of the terms of the settlement is to be completed within 60 days of this signed Order. The Court shall retain jurisdiction for 60 days from the date of this signed Order. IT IS SO ORDER. DATED: 8/14/2024 Hon. Haywood S. Gilliam, Jr UNITED STATES DISTRICT COURT JUDGE